

Statement of constituents.	mum percentage it contains of crude fiber, and the minimum percentage of crude fat and of crude protein, allowing one per cent. of nitrogen to equal six and one-fourth per cent. of protein; all three constituents to be determined by the methods in use at the time by the Association of Agricultural Chemists of the United States.
Commercial feeding stuff defined.	SEC. 3. The term "concentrated commercial feeding stuff" as herein used shall include linseed meals, corn and cob meal, coconut meals, gluten feeds, gluten meal, germ feeds, corn feeds, starch feeds, sugar feeds, dried brewers' grains, malt sprouts, dried distillers' grains, dried beet refuse, hominy feeds, cerealing feeds, rice meals, rice bran, rice polish, peanut meals, oat feeds, corn and oat feeds, corn bran, wheat bran, wheat middlings, wheat shorts, ground beef or fish scraps, mixed feeds, clover meal, alfalfa meal and feeds, peavine meal, cotton-seed meal feeds, whole seeds and grains and meals, mixed or unmixed, made from such seeds or grains, and all materials of a similar nature.
Copy of statement on package to be filed with commissioner of agriculture.	SEC. 4. Each and every manufacturer, importer, jobber, agent or seller, before selling, offering or exposing for sale in this State any concentrated commercial feeding stuff as defined in section three of this act, shall, for each and every feeding stuff bearing a distinguishing name or trade-mark, file with the Commissioner of Agriculture a copy of the statement named in section two of this act, and accompany said statement, when so requested by the Commissioner of Agriculture, by a sealed glass jar or bottle containing at least one pound of the feeding stuff to be sold, exposed or offered for sale, which sample shall correspond within reasonable limits to the feeding stuff which it represents in the percentages of protein, fat and fiber which it contains.
Samples.	
Tonnage tax.	SEC. 5. Each and every manufacturer, importer, jobber, agent or seller of any concentrated commercial feeding stuff as defined in section three of this act shall pay to the Commissioner of Agriculture an inspection tax of twenty cents per ton for each ton of such concentrated feeding stuff sold, offered or exposed for sale in the State, and shall affix to each car shipped in bulk and to each bag, barrel or other package of such concentrated feeding stuff a tag, to be furnished by said Commissioner of Agriculture, stating that all charges specified in this section have been paid: <i>Provided</i> , that the inspection tax of twenty cents per ton shall not apply to wheat bran, wheat middlings and wheat shorts, separated or mixed, and when not mixed with other substances, and whole seeds and grains and pure meals made from whole grains and seeds. The Commissioner of Agriculture is hereby empowered to prescribe the form for such tax tags, and the Board of Agriculture is empowered to adopt standards for concentrated feeding stuffs and such regulations as may be necessary for the enforcement of this law, the violation of any of which regulations shall be a misdemeanor. Whenever a manufacturer, importer or jobber
Tags for tax.	
Proviso: exemptions.	
Form of tags.	
Board of agriculture to adopt standards and regulations.	